

**REMARKS:**

In the outstanding Office Action, the Examiner rejected claims 1-5 and 7-37. Claims 8, 9, 27 and 36 are amended herein, and new claim 38 is added. Claims 1-5, 7, 14-26, 28-35 and 37 are cancelled herein without prejudice and claims 6 remains cancelled.

No new matter is presented. Support for the amendments can be found at least at paragraphs 63, 81, 83, 89 and 92 of the Specification.

Thus, claims 8-13, 27, 36 and 37 are pending and under consideration. The rejections are traversed below.

**CLAIM OBJECTIONS:**

In item 5 on page 2 of the Office Action the Examiner objected to claims 25 and 34. As mentioned above, claims 25 and 34 are cancelled.

Therefore, withdrawal of the objection is respectfully requested.

**REJECTION UNDER 35 U.S.C. § 102(e):**

In item 8 on page 3 of the Office Action the Examiner rejected claims 1-5, 7, 20-26, and 29-35 under 35 U.S.C. §102(e) as being anticipated by U.S. Patent Application Publication No. 2002/0070973 (Croley).

As mentioned above, claims 1-5, 7, 20-26, 29-35 are cancelled herein without prejudice.

Therefore, withdrawal of the rejection is respectfully requested.

**REJECTION UNDER 35 U.S.C. § 103(a):**

In item 11 on page 6 of the Office Action the Examiner rejected claims 8-19, 27, 28, 36 and 37 under 35 U.S.C. §103(a) as being unpatentable over Croley.

Croley does not teach or suggest "searching for the data corresponding to the data identifying information from the storage unit on transmitting to the terminal the definition information of the screen containing the data input box for the data specified by the data identifying information" and "correlating the searched data with the data identifying information specifying the data input box", as recited in claim 8. See also claims 27 and 36 reciting similar features.

Instead, Croley designates default fields of medical examination forms and displays data entries of each historical form of each preceding examination or inspection so that the default

fields are identically displayed upon call-up from memory for purposes of any subsequent examination or inspection (see, paragraphs 30 and 34).

Independent claim 8, as amended, also recites that the communication unit "receives a definition information of a screen containing a data input box for data specified by data identifying information from the server and sends the definition information of the screen containing the data input box for data specified by the data identifying information together with the searched data correlated with the data identifying information." See also claims 27 and 36 reciting similar features.

Croley merely discusses retaining certain identified default fields of a medical form such as the original single screen page and size for subsequent review.

Croley does not teach or suggest the above-identified features including "searching for the data corresponding to the data identifying information from the storage unit on transmitting to the terminal the definition information of the screen" and sending "the definition information of the screen containing the data input box for data specified by the data identifying information together with the searched data correlated with the data identifying information", as recited in claim 8 (see also claims 27 and 36).

Claims depending from the independent claims include all of the features of the independent claims plus additional features which are not disclosed by Croley.

The dependent claims are also independently patentable. For example, claim 9 recites, "the storage unit is stored with plural pieces of data input to the data input box in the past, and the control unit sets one piece of data among the plural pieces of data into said data input box and adds to the definition information a piece of information for having the remaining data displayed as options in the vicinity of the input box."

Croley does not teach or suggest storing "plural pieces of data input to the data input box in the past" and setting "one piece of data among the plural pieces of data into said data input box" including adding the definition information "a piece of information for having the remaining data displayed as options in the vicinity of the input box", as recited in claim 9.

Therefore, withdrawal of the rejection is respectfully requested.

**NEW CLAIM:**

Croley does not teach or suggest "storing a value entered into an input box of a web page by a user in association with an identifier defining information of a screen containing the input box" and "displaying the value as an option for entry into the input box responsive to determination of an access of the web page by the user subsequent to said storing", as recited in claim 38 (emphasis added).

Claim 38 also recites that the value is retrieved "using said identifier as a key and displayed when a comparison of said defining information stored matches definition information requested for said access of the web page."

As mentioned above, Croley only discusses retaining certain default fields of a medical form to preserve the original single screen page and size for subsequent review (see, paragraphs 30 and 34).

Therefore, it is submitted that new claim 38 is patentably distinguishable over Croley.

**CONCLUSION:**

There being no further outstanding objections or rejections, it is respectfully submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

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